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| | D STATES D | NETDICT COID | r |
| IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA | | | |
| FOR THE EASTE. | KN DISTRIC | I OF CALIFORN | NIA |
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| v. ESTATE OF HERBERT S. MCDUFF, JR., DECEASED, ET AL., | intiff, [Pro SET COM Cour Judg | TING SCHEDU NFERENCE rtroom: 10 | LIFTING STAY AND LING brable Garland E. |
| AND RELATED CROSS-CLAIMS, COUNTERCLAIMS AND THIRD-PA ACTIONS, | ARTY | | |
| [Proposed] ORDER LIFTING STAY AND SET | TING SCHEDU | ILING CONFERENC | E (CIV-S-02-0018 GEB JFM) |

Plaintiff, Department of Toxic Substances Control ("DTSC" or "Plaintiff") filed a Request to Lift Stay and Set Scheduling Conference. The parties who remain in this action after approval of the Consent Decree on April 28, 2010 are: White Rock & Kilgore LLC, Sharon Stone, Charles V. Kester, Gordon Turner Motors, Future Nissan, Keil Enterprises, Maita Oldsmobile and John L. Sullivan Chevrolet, Inc. ("remaining parties"). ¹ Upon consideration of the request, and for good cause shown, IT IS HEREBY ORDERED that: The stay of litigation in this matter is lifted; The Plaintiff and the remaining parties shall participate in a status conference set for August 9, 2010, at 9:00 a.m., before Judge Burrell in Courtroom 10 of the above-entitled court; The parties shall file a joint status conference statement addressing the relevant matters identified in Local Rule 240(a) fourteen (14) days prior to the status conference. IT IS SO ORDERED. Dated: 5-20-10 ENITED STATES DISTRICT COURT JUDGE 90148185.doc

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¹ This assumes that the parties to the Consent Decree will comply with their obligations thereunder which have due dates in May and June 2010.